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09/240,406	01/29/1999 90 03/27/2003	JOSEPH P. FERNANDO	777.229US1	7291
STEVEN J. ROCCI WOODCOCK WASHBURN KURTZ& MACKIEWICZ & NORRIS LLP ONE LIBERTY PLACE-46TH FLOOR			EXAMINER	
			LAO, S	UE X
PHILADELPHIA, PA 19103			ART UNIT	PAPER NUMBER
			2126	· ·
		DATE MAILED: 03/27/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

PTO-90C (Rev. 07-01)

## Application No. 09/240,406

Applicant(s)

Fernando et al

TICE	Action	Summary	Exa

miner S. Lao Art Unit 2126



	- The MAILING DATE of this communication appears	on the cover sheet with the corres	
	for Reply		
	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION:	TO EXPIRE 3 MONTH	I(S) FROM
mailing - If the p - If NO p - Failure - Any re	ions of time may be available under the provisions of 37 CFR 1.136 (a). In a date of this communication, beriod for reply specified above is less than thirty (30) days, a reply within the beriod for reply is specified above, the maximum statutory period will apply a to reply within the set or extended period for reply will, by statute, cause the ply received by the Office later than three months after the mailing date of the patent term adjustment. See 37 CFR 1.704(b).	ne statutory minimum of thirty (30) days will be and will expire SIX (6) MONTHS from the mailin ne application to become ABANDONED (35 U.S	e considered timely.  ng date of this communication.  i.C. § 133).
Status			
1) 💢	Responsive to communication(s) filed on Jan 13, 2	003	·
2a) 💢	This action is <b>FINAL</b> . 2b) ☐ This act	ion is non-final.	
3) 🗆	Since this application is in condition for allowance e closed in accordance with the practice under Ex pair		
Disposit	tion of Claims		
4) X	Claim(s) 11-44	is/are	pending in the application.
4	la) Of the above, claim(s) 11-15 and 22-26	is/ar	e withdrawn from consideration.
5) 🗌	Claim(s)	T. T. W	is/are allowed.
6) 💢	Claim(s) 16-21 and 27-44		is/are rejected.
7) 🗆	Claim(s)		is/are objected to.
8) 🗆	Claims	are subject to restric	tion and/or election requirement.
Applica	tion Papers		
9) 🗆	The specification is objected to by the Examiner.		,
10)	The drawing(s) filed on is/are	a) ☐ accepted or b) ☐ objecte	ed to by the Examiner.
	Applicant may not request that any objection to the d	rawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).
11)	The proposed drawing correction filed on	is: a) $\square$ approved	b) $\square$ disapproved by the Examiner.
	If approved, corrected drawings are required in reply t	to this Office action.	
12)	The oath or declaration is objected to by the Exami	ner.	
Priority	under 35 U.S.C. §§ 119 and 120		
13)	Acknowledgement is made of a claim for foreign pr	riority under 35 U.S.C. § 119(a)	-(d) or (f).
a) [	☐ All b)☐ Some* c)☐ None of:		
	1. $\square$ Certified copies of the priority documents hav	e been received.	
	2. $\square$ Certified copies of the priority documents hav	e been received in Application N	lo
	3. Copies of the certified copies of the priority de application from the International Bure	au (PCT Rule 17.2(a)).	this National Stage
	ee the attached detailed Office action for a list of the		
	Acknowledgement is made of a claim for domestic		e).
	The translation of the foreign language provisiona		
15)	Acknowledgement is made of a claim for domestic	priority under 35 U.S.C. §§ 120	) and/or 121.
Attachm	ent(s) stice of References Cited (PTO-892)	4) Theories Summer (DTO 412) Barrer	Note
$\sim$	stice of Draftsperson's Patent Drawing Review (PTO-948)	Interview Summary (PTO-413) Paper     Notice of Informal Patent Application	
_	ormation Disclosure Statement(s) (PTO-1449) Paper No(s).	6) Other:	. 10 102)
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## **DETAILED ACTION**

- 1. Claims 11-44 are pending. This action is in response to applicant's amendment filed 1/13/2003. Applicant has amended claims 17 and 44.
- 2. This application contains claims 11-15 and 22-26 drawn to an invention nonelected in Paper No. 14 filed 6/11/2002. A complete reply to the final rejection must include cancellation (by amendment) of nonelected claims or other appropriate action (37 CFR 1.144) See MPEP 821.01.
- 3. Claims 16, 18-20, 27, 28, 42, 43 are rejected under 35 U.S.C. 102(a) as being anticipated by Baxter et al (U S Pat. 6,289,500).

As to claims 16 and 42, Baxter teaches a system (IBM San Francisco framework) for extending functionality (to include domain-specific functions) of a class object (ExtensibleItem class which is domain-neutral), comprising: processing unit (110); system memory (120); system bus (160); computer-readable medium (155); and an extensible object model (San Francisco Framework) executed from, wherein the extensible object model creates (DomainItemCreator) an extension object (DomainExtension object) from an extension package (DomainExtension class which implements domain-specific functions) when a requested functionality (domain-specific functions) is not inherent in the class object [it is noted that the domain-neutral extensible items/objects do not provide domain-specific functions], and wherein the extension object extends the class object to provide the requested functionality (provide domain-specific functions to domain-neutral extensible items/objects). See col. 8, lines 45-61; col. 10, line 19 - col. 11, line 67.

As to claim 18, 43, Baxter teaches registering the extension package in an extension database (persistent collection, col. 11, lines 16-22)...

As to claim 19, Baxter teaches store the extension object in system memory (dynamic virtual function table) when the corresponding extension is first referenced (col. 7, lines 20-29.

As to claim 20, Baxter teaches creating an extension provider object (factory ExtensibleItemSpecialFactory) and create the extension object from the extension provider object (create extensions). See col. 11, lines 1-67.

As to claim 27, Baxter teaches extensible object (ExtensibleItem), extension database (persistent collection) having an entry for an extension (extension for a particular domain, ie, of type DomainInterface) for the extensible object; extension package (DomainExtension class and DomainItemCreator) having an interface for obtaining (DomainItemCreator) an extension object (DomainExtension) that provides the extension for the extensible object. See col. 10, line 19 - col. 11, line 67.

As to claim 28, Baxter teaches a call to the interface in the extension package (client call). See col. 10, lines 64-67.

4. Claim 34 is rejected under 35 U.S.C. 102(a) as being anticipated by Graser et al (U S Pat. 6,275,979).

As to claim 34, Graser teaches a method (San Francisco framework) for extending functionality (support additional method) of a class object (ExtensibleItem) in a run-time environment (at run-time), comprising: receiving a request (invokeMethod()) from an application (client) for functionality that is not inherent in the class object [it is noted that ExtensibleItem has no domain-specific information]; determining if the functionality is available (locate the method name via method table) in a first extension object (Extension1); and directing the request to the functionality in a second extension object (Extension2), when the functionality is not available in the first extension object [It is noted that when looking for arb() method, Extension2 will be returned instead of Extension1]. See col. 5, line 58 - col. 6, line 8; col. 6, line 30 - col. 7, line 18; col. 9, lines 2-9; col. 11, lines 6-10.

5. Claims 17, 29-33, 35-41, 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over the IBM San Francisco framework as disclosed by Baxter et al and Graser et al.

It is noted that both Baxter and Graser describe the run-time operations of the same IBM San Francisco framework, emphasizing on different aspects. The combination of Baxter and Graser provides a more complete picture of the San Francisco framework. Therefore, it would have been obvious to combine the teachings to provide enhancement in various aspects.

As to claim 17, IBM San Francisco framework provides (Graser) notifying the extensible object when the extension object is deleted (previous extension overridden and deleted, col. 7, lines 18-53).

As to claim 29, the IBM San Francisco framework provides (Baxter) a method for extending functionality (new domain extension) of a class object (ExtensibleItem) in a run-time environment (San Francisco framework), comprising: receiving a request from an application (client invokes) for functionality that is not inherent in the class object (new domain extension needed); determining if the functionality is available in a first extension object (locate special factory ExtensibleItemSpecialFactory); obtaining an extension package (classes, collections and factories) having computer-executable instructions associated with the extension object functionality (extension of type DomainInterface), wherein the extension package proffers an extension provider object (special factory) when the functionality is requested; specifying parameters (pass domain parameters) to the extension provider object to create a second extension object (create extension object via ExtensibleItemFactory). See col. 11, lines 6-67. The IBM San Francisco framework also provides (Graser) a step for directing the invocation to the second extension object (Extension2 which implements the requested arb()) after the second extension object has been created. See col. 5, line 58 - col. 6, line 8; col. 6, line 30 - col. 7, line 18; col. 9, lines 2-9; col. 11, lines 6-10.

As to claim 30, note discussion of claim 18.

As to claims 31, 36, note discussion of claim 27 (Baxter) for storing the extension package in an extension database.

As to claims 32, 40, San Francisco framework provides (Graser) searching for an entry associated with the functionality (col. 6, lines 9-41).

As to claims 33, 41, San Francisco framework provides (Graser) creating the second extension object when the extended functionality is first referenced (create new extension and add to method table), and locating (look up method name) the second extension object when the extended functionality is subsequently referenced (col. 6, lines 9-65).

As to claim 35, note discussion of claim 29 for obtaining an extension package.

As to claim 37, note discussion of claim 18. register the extension package in an extension database stored on.

As to claims 38 and 39, note discussion of claim 20.

As to claim 44, the IBM San Francisco framework provides (Baxter) a method for extending functionality (new domain extension) of a class object (ExtensibleItem which is domain-neutral), comprising: invoking (client invokes) a functionality that is not inherent in the class object (new domain extension); determining if the invoked functionality is available in a first extension object (look for special factory ExtensibleItemSpecialFactory that should be used); creating a second extension object (use standard factory ExtensibleItemFactory) when the invoked functionality is not available in the first extension object (otherwise use the standard factory). See col. 11, lines 1-11, 39-50. The IBM San Francisco framework also provides (Graser) a step for directing the invocation to the second extension object (Extension2 which implements the requested arb()) after the second extension object has been created. See col. 5, line 58 - col. 6, line 8; col. 6, line 30 - col. 7, line 18; col. 9, lines 2-9; col. 11, lines 6-10.

6. Claim 21 is rejected under 35 U.S.C. 103(a) as being unpatentable over Baxter et al as applied to claim 16 and in view of Schmidt et al ("An Object-Oriented Framework for Developing Network Server Daemons").

As to claim 21, Schmidt teaches framework based software architecture (service configuration), including creating an event filtering and sourcing object (event handler) to handle events (events) generated by an extension object (service object). See pages 7-8, section 4.1. Therefore, it would have been obvious to create an event filtering and sourcing object in Baxter to handle events generated by an extension object. In so doing, configuring different types of I/O events from a client would have been simplified with the class library (page 6, section 3.2.3).

7. Applicant's arguments filed 1/13/2003 have been fully considered but they are not persuasive.

Regarding Baxter, applicant argued that (1) Baxter's process does not include considering the inherent functionality in the class object and then looking to an extension package when that functionality is not inherent in the class object (page 4, 2nd paragraph), (2) Baxter creates an architecture that enables customization of an application, whereas the present invention permits extension objects from one vendor's application to be available to another vendor's application and extends methods and/or properties of an object residing at any level in an application through an extension object (page 3, last paragraph - page 5, 1st paragraph).

The examiner respectfully disagrees. As to (1), first, the claim language does not require a separate step of determining/considering whether a requested functionality is inherent in the class object prior to looking. Instead, the claim language either does not describe the inherency aspect of a requested functionality at all (see for example claim 27), or describe the inherency aspect as already known to be not inherent in the class object (see for example, claims 16/42: "the extensible object model causes the processing unit to create an extension object from an extension package when a requested functionality is not inherent in the class object" (lines 8-10); claims 29/34/44: "receiving a request from an application for functionality that is not inherent in the class object"). Second, in Baxter, by definition, domain-neutral extensible items/objects do not provide domain-specific functions. Thus a requested functionality being a domain-

specific function is not inherent in the class object / ExtensibleItem class (which is domain-neutral). In other words, Baxter considers the inherency in the class object by determining that a requested function is a domain-specific function/extension before locating/creating such function/extension. See col. 11, lines 6-67.

As to (2), the architecture of Baxter is an object infrastructure which provides dynamic run-time extension of object support. See Baxter, col. 5, line 61 - col. 6, line 15. In other words, it is an extensible object model. Further, as disclosed, the extensible object model refers to an application. Application as filed, page 9, lines 8-9. Regarding the argued 'extension objects from one vendor's application', 'another vendor's application' and 'methods and/or properties of an object residing at any level in an application', these features have not been brought out by the claim language, nor do they appear to be disclosed in the application as filed.

No arguments in substance were provided in the response filed regarding Graser and Schmidt. Presumably applicant agrees with the interpretations of Graser and of Schmidt detailed in the last Office action.

For these reasons, applicant's arguments are not persuasive.

8. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for response to this final action is set to expire THREE MONTHS from the date of this action. In the event a first response is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event will the statutory period for response expire later than SIX MONTHS from the date of this final action.

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sue Lao whose telephone number is (703) 305-9657. A voice mail service is also available at this number. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 746-7238 for After Final communications, (703) 746-7239 for Official communications and (703) 746-7240 for Non-Official/Draft communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-9600.

Sue Lao S

March 10, 2003